

John Fouts <fouts.john@gmail.com>

2025-03-20 - FURTHER EVIDENCE OF OBSTRUCTION OF JUSTICE BY HUD - FEDERAL AGENCIES ARE OBLIGATED UNDER FEDERAL LAW TO INTERVENE - FORMAL REQUEST FOR THEM TO DO SO - URGENT - Criminal Federal Obstruction of Justice & Retaliation by HUD - - 2025-03-18 -- MEDIA NOTICE: THE U.S. GOVERNMENT IS REFUSING TO ENFORCE FEDERAL LAW

1 message

John Fouts <fouts.john@gmail.com> Thu, Mar 20, 2025 at 9:47 AM To: RIV-IntakeBranch2-Inquiries <RIV-IntakeBranch2-Inquiries@hud.gov> Cc: "Berrocal, James" < James. Berrocal@hud.gov>, RIV-IntakeBranch1-Inquiries < RIV-IntakeBranch1-Inquiries@hud.gov>, Office of Governor Beshear <governor.constituentservices@ky.gov>, Camille Robinson <crobinson@lmha1.org>, Elizabeth <strojan@lmha1.org>, "Bradley.Ingram@usdoj.gov" <BRADLEY.INGRAM@usdoj.gov>, criminal.division@usdoj.gov, CRIMINAL.FRAUD@usdoj.gov, crimintake.unit@fbi.gov, attorney.general@ky.gov, Kentucky Attorney General <5025642894@faxage.com>, attorney.general@usdoj.gov, Kentucky Attorney General Louisville Office <5024297129@faxage.com>, "USAKYW.webmaster@usdoj.gov" <USAKYW.webmaster@usdoj.gov>, USAKYW-CivilRights@usdoj.gov, "pam.bondi@usdoj.gov" <pam.bondi@usdoj.gov>, "usadc.webmaster@usdoj.gov" <usadc.webmaster@usdoj.gov>, askocr@ojp.usdoj.gov, crm.foia@usdoj.gov, inspector.general@usdoj.gov, public.integrity@usdoj.gov, acburden@fbi.gov, erics@fbi.gov, lvelasco@fbi.gov, jmaguire@fbi.gov, public.affairs@fbi.gov, legal.intake@aclu-ky.org, info@whistleblowers.org, wavenewsdesk@gray.tv, news@wdrb.com, newsdesk@thelouisvillechannel.com, newsrelease@wave3.com, news@kycir.org, news@wfpl.org, leo@leoweekly.com, investigations@propublica.org, investigations@aljazeera.net, tips@theintercept.com, investigations@nbcuni.com, tips@cnn.com, tips@politico.com, alyson sincavage@judiciary-dem.senate.gov, aaron reitz@cruz.senate.gov, andrew.schilling@usdoj.gov, contact@icij.org, ted cruz@cruz.senate.gov, "Higdon, Jimmy (State Sen.) (LRC)" <Jimmy.Higdon@Irc.ky.gov>, Medicaid Waiver Help Desk - KY

ATTORNEYS GENERAL COPIED - IT IS YOUR DUTY TO ENSURE THIS HAPPENS.

Attorney General's Duty & Legal Obligations

<1915cwaiverhelpdesk@ky.gov>

▲ Under federal law, the Attorney General is REQUIRED to act when violations are evident. The following legal mandates apply:

1. 42 U.S.C. § 3614 – Attorney General's Authority to Enforce the Fair Housing Act

- The U.S. Attorney General is legally required to file a civil lawsuit if there is a pattern or practice of discrimination or obstruction.
- The fact that HUD is obstructing fair housing enforcement and removing CC'd agencies meets the threshold for federal intervention.

2. 18 U.S.C. § 242 - Deprivation of Rights Under Color of Law

- DOJ and state attorneys general MUST investigate when officials deny federally protected rights.
- Failure to act = aiding and abetting civil rights violations.

3. 18 U.S.C. § 1505 - Obstruction of Justice

- The removal of CC'd parties and rerouting of complaints shows a deliberate pattern of obstructing an active civil rights complaint.
- The Attorney General must prosecute individuals involved in obstructing justice.

4. The RICO Act (18 U.S.C. § 1962)

- HUD, local agencies, and officials are working together to suppress civil rights complaints, constituting a racketeering conspiracy.
- This falls under the jurisdiction of both the U.S. Attorney General and the FBI.

5. Whistleblower Protection Enhancement Act (WPEA, 5 U.S.C. § 2302(b)(8))

- Retaliation against a whistleblower is ILLEGAL.
- The U.S. Attorney General is REQUIRED to investigate whistleblower retaliation claims - AND I EXPECT THEM TO DO SO INSTEAD OF INGORING / REFUSING WHILE I AM UNDER CONSTANT UNLAWFUL ATTACK AND HAVE REQUESTED WHISTLBLOWER PROTECTIONS MANY TIMES.

State Attorneys General Responsibility

- Kentucky Attorney General & Other AGs Copied:
 - Must enforce state and federal anti-corruption laws.
 - Failure to investigate means they are complicit.
 - Since state AGs are refusing to act, my case is further strengthened regarding conspiracy under RICO.

URGENT ACTION REQUIRED FROM THE ATTORNEYS GENERAL

- ✓ Immediate criminal referral to the DOJ Public Integrity Section.
- Escalation of RICO, obstruction, and civil rights cases to the FBI and DHS.
- ✓ Formal investigation into HUD and FHEO misconduct.
- ✓ Public acknowledgment that federal and state AGs are investigating.
- **ATTORNEYS GENERAL COPIED It is your duty to act NOW.** Failure to do so will be documented as complicity in these crimes.

Subject: URGENT – Illegal Referral & Obstruction of Justice – HUD Fair Housing Complaint 823046

Dear HUD Region IV, HUD Birmingham, and Louisville Metro Human Relations Commission,

This response is to formally notify you that your **referral of my complaint to LMHRC is legally improper and constitutes obstruction of justice.**

- 1. HUD's Referral is Fraudulent & an Obstruction of Federal Law Enforcement HUD CANNOT pass off a federal Fair Housing Act complaint to a local human relations commission that lacks enforcement power under federal law.
 - HUD Region IV (Atlanta) was the proper authority to handle this case. Instead, it
 was improperly diverted to Louisville and then Birmingham, which has NO
 jurisdiction.
 - LMHRC has NO federal enforcement power and cannot resolve claims under the Fair Housing Act, VAWA, ADA, Olmstead, Section 504, or any federally mandated civil rights laws.

This is a clear attempt to obstruct justice and deny federal protections that HUD is legally obligated to uphold.

2. This Case Must Be Referred Back to DOJ, FBI, & DHS for Investigation HUD's failure to properly process this complaint is now a federal crime under 18 U.S.C. § 242 (Deprivation of Rights Under Color of Law) and 18 U.S.C. § 1505 (Obstruction of Federal Investigations).

As a result, you **must immediately escalate this matter** to:

- DOJ Public Integrity Section (for corruption and obstruction by HUD).
- **FBI Civil Rights Division** (for federal civil rights violations and Fair Housing Act non-enforcement).

- DHS Office for Civil Rights & Civil Liberties (for systemic discrimination and refusal to enforce housing protections).
- **3. HUD is Engaging in Retaliatory Suppression of Civil Rights Protections**By knowingly diverting my complaint to a **non-federal agency**, HUD is attempting to:
 - Suppress a federal investigation into housing discrimination & retaliation.
 - · Deny legally required disability accommodations.
 - Obstruct my ability to secure federal whistleblower protections.

This misconduct is **grounds for immediate federal intervention**.

ACTION DEMANDED IMMEDIATELY:

- 1. My complaint must be returned to HUD's proper jurisdiction under federal law.
- 2. HUD must immediately escalate this to DOJ, FBI, and DHS as required under federal law.
- 3. An official written response confirming escalation must be provided.
- 4. All involved officials must be held accountable for obstruction.

Failure to comply will result in formal criminal complaints being filed against HUD, FHEO, and PIH officials for obstruction of justice and color of law violations.

On Wed, Mar 19, 2025 at 7:34 AM RIV-IntakeBranch2-Inquiries RIV-IntakeBranch2-Inquiries@hud.gov wrote:

Dear John Fouts,

Please do not reply to this email.

This is to acknowledge receipt of your complaint. The complaint has been referred to the following agency for assessment and possible investigation:

Louisville Metro Human Relations Commission

745 W. Main Street

Suite 251

Louisville, Kentucky 40202

(502) 574-3631

Please follow up with the agency above for any questions regarding the status of the claim.

Sincerely,

U.S. Department of Housing and Urban Development

Region IV Office of Fair Housing and Equal Opportunity

From: John Fouts <fouts.john@gmail.com>
Sent: Tuesday, March 18, 2025 10:42 PM

To: Robey, Abby Deanna < Deanna.L.Robey@hud.gov>; Berrocal, James < James.Berrocal@hud.gov> Cc: KSP Webmaster <ksp.webmaster@ky.gov>; Bradley.Ingram@usdoj.gov; usakye.civilrights@usdoj.gov; USAKYW.webmaster@usdoj.gov; USAKYW-CivilRights@usdoj.gov; tips@theintercept.com; crm.foia@usdoj.gov; criminal.division@usdoj.gov; askocr@usdoj.gov; inspector.general@usdoj.gov; usms.info@usdoj.gov; usadc.webmaster@usdoj.gov; A.C.Thompson@propublica.org; askocr@ojp.usdoj.gov; CRIMINAL.FRAUD@usdoj.gov; crimintake.unit@fbi.gov; info@whistleblowers.org; legal.intake@aclu-ky.org; investigations@aljazeera.net; tips@propublica.org; Demakos, Michael < Michael. Demakos@mail.house.gov>; jboel@wave3.com; UCR-NIBRS@fbi.gov; crt.correspondence@usdoj.gov; CRT@usdoj.gov; crt.complaints@usdoj.gov; Hotline, OIG <Hotline@hudoig.gov>; complaints@osc.gov; HHSTips@oig.hhs.gov; casework@paul.senate.gov; casework@mcconnell.senate.gov; oversightpress@mail.house.gov; 2025140293@faxage.com; michael.keough@usdoj.gov; chris.stephens@usdoj.gov; kevin.traskos@usdoj.gov; trent.mccotter@usdoj.gov; andrew.schilling@usdoj.gov; jmaguire@fbi.gov; erics@fbi.gov; lvelasco@fbi.gov; Office of Senator Ted Cruz(imailagent) < constituentservices@cruz.senate.gov>; constitutionalenforcement@usdoj.gov; foipaquestions@fbi.gov; info@aclu-ky.org; info@ndrn.org; info@laslou.org; Massey, Kamryn <Kamryn.Massey@louisvilleky.gov>; 5029376464@faxage.com; Clare Slattery@grassley.senate.gov; Hannah Akey@grassley.senate.gov; Tianna Torrejon@grassley. senate.gov; josh sorbe@judiciary-dem.senate.gov; jack budish@judiciary-dem.senate.gov; Jessica Jensen@feinstein.senate.gov; rachel bombach@feinstein.senate.gov; alexandra golden@welch.senate.gov; susannah savage@welch.senate.gov; dan dudis@whitehouse.senate.gov; kimberly hunt@klobuchar.senate.gov; cassie fields@coons.senate.gov; benjamin strand@hirono.senate.gov; christiane cardoza@hirono. senate.gov; leah hill@booker.senate.gov; alyson sincavage@judiciary-dem.senate.gov;

```
david mapp@judiciarydem.senate.gov; ted cruz@cruz.senate.gov; acburden@fbi.gov; kbbuhts@fbi.gov;
public.affairs@fbi.gov; kash@fbi.gov; wdpahealthcarefraud@fbi.gov; allen.litchfield@usdoj.gov;
patientadvocacy@sfnlife.org; usms.webteam@usdoj.gov; USMS-ITD-SwAssetMgmt@usdoj.gov;
tips@whistlebloweraid.org; tips@cnn.com; tips@nytimes.com; tips@politico.com;
INFO@greaterlouisvilleinc.com; Senator Amy Klobuchar <2022282186@faxage.com>; Senator John Kennedy
<2022280447@faxage.com>; Senator Thom Tillis <2022282563@faxage.com>; Senator Lindsey Graham
<2022285143@faxage.com>; 2022280400@faxage.com; 2022246020@faxage.com;
4124324188@faxage.com; 5048163306@faxage.com; 9737923035@faxage.com;
4102776677@faxage.com; 3132265606@faxage.com; 2022543711@faxage.com;
2022249516@faxage.ccom; 2022250003@faxage.com; 2022262019@faxage.com;
2022254784@faxage.com; 2025141116@faxage.com; 2024859080@faxage.com;
2024859273@faxage.com; aloha@teamtulsi.com; pam.bondi@usdoj.gov; attorney.general@ky.gov;
Kentucky Attorney General <5025642894@faxage.com>; attorney.general@usdoj.gov; Kentucky Attorney
General Louisville Office <5024297129@faxage.com>; Dan.Carman.Attorney@gmail.com;
leahtronel@tbij.com; info@theijf.org; info@ire.org; press@motherjones.com; tips@revealnews.org;
ti@transparency.org; press@transparency.org; Brian.Rosenthal@nytimes.com; contact@icij.org;
aaron.dickens@charter.com; Angi.Gonzalez@charter.com; Erin.Kelly@charter.com;
madddie.gannon@charter.com; lara.trump.official@gmail.com; info@fec.gov;
news@richmondfreepress.com; wave-newsdesk@gray.tv; news@wdrb.com;
newsdesk@thelouisvillechannel.com; newsroom@nbc12.com; newsrelease@wave3.com;
news@wfpl.org; whas11investigates@whas11.com; fbi.tips@fbi.gov; ODNI-Pre-Pub@odni.gov;
arickert@lpm.org
Subject: <External Message> 🕍 URGENT – Criminal Federal Obstruction of Justice & Retaliation by HUD 👗 --
2025-03-18 -- 🕍 MEDIA NOTICE: THE U.S. GOVERNMENT IS REFUSING TO ENFORCE FEDERAL LAW 👗
```

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe. If you have concerns about the content of the email, please send it to phishing@hud.gov

or click the Report Phishing Button on the Outlook ribbon or Phishing option within

OWA.

■ URGENT – Criminal Federal Obstruction of Justice & Retaliation by HUD		
▲ URGENT – Criminal Federal Obstruction of Justice & Retaliation by HUD ▲		
	▲ URGENT – Criminal Federal Obstruction of Justice & Retaliation by H	UD 👗

Ms. Robey,

HUD is engaging in **ongoing federal obstruction of justice** by willfully refusing to enforce federal housing law, suppressing my legitimate complaint, and obstructing my access to legal recourse. This is a **direct violation of 18 U.S.C. § 1510 (Obstruction of Criminal Investigations) and 18 U.S.C. § 242 (Deprivation of Rights Under Color of Law).**

HUD's Criminal Obstruction of a Federal Investigation

- HUD has a mandatory duty to investigate Fair Housing complaints involving disability discrimination, retaliation, and housing fraud.
- HUD is unlawfully delaying action, refusing to enforce federal law, and attempting to suppress my case.
- This is not an administrative failure—this is a willful and intentional act of obstruction under federal law.

HUD's Obstruction of Justice and Violation of Federal Law

- My eviction is not a state law issue—it is a federal crime.
 - The eviction and related discrimination involve violations of the Fair Housing Act (42 U.S.C. § 3601 et seq.), the Americans with Disabilities Act (ADA), Section 504 of the Rehabilitation Act, the Violence Against Women Act (VAWA), the Olmstead Act, and Section 1915(c).
 - I am a Mainstream Voucher recipient under the age of 65, meaning additional federal protections apply under HUD regulations.
 - HUD employees, including you, Ms. Robey, and Mr. Berrocal, continue to act under Color of Law in willful defiance of federal law.
 - HUD's refusal to act is not just negligence—it is a willful act of criminal obstruction and collusion to cover up systemic civil rights violations.
 HUD employees are knowingly, violating federal law while operating under Color of Law. Their failure to act is a deliberate effort to suppress protected rights and shield those responsible for ongoing discrimination and fraud.
 - The continued suppression of my case is part of a pattern of institutionalized corruption in which HUD enables violations of the Fair Housing Act, ADA, VAWA, the Olmstead Act, Section 504, Section 1915c, and other federal protections by refusing to enforce federal law.
 - HUD's deliberate inaction directly contributes to ongoing harm against disabled individuals, ensuring that intentional discrimination continues unchecked.
- HUD's refusal to investigate is not just negligence—it is a clear act of criminal obstruction and collusion to cover up civil rights violations.

- I have copied multiple agencies on this email, and I expect them to act.
 These include:
 - U.S. Department of Justice Civil Rights Division
 - HUD Office of the Inspector General (OIG)
 - Congressional Oversight Committees
 - Federal watchdog organizations that monitor HUD enforcement failures

=========
"HUD's Refusal to Act is Directly Leading to Retaliatory Eviction"
=======================================

- HUD's failure to intervene has emboldened my housing provider (Louisville Metro Housing Authority - under the leadership of Elizabeth Strojan (Director) and Camille Robinson (Deputy Executive Director)) (LMHA) to retaliate against me for asserting my legal rights under federal law.
- Today, March 18, 2025, I received yet another retaliatory eviction notice, in direct violation of the Fair Housing Act (42 U.S.C. § 3617), which prohibits coercion, intimidation, threats, and interference against individuals exercising their housing rights. Not only this, but to illustrate this as retaliation it came on the heels of me requesting, from Camille Robinson, also acting under color of law, a legally compliant housing voucher from LMHA. No legally compliant voucher has been received, yet I received another eviction notice and forcible detainer document (attached).
- This eviction is not a simple landlord-tenant dispute. It is a federal crime, directly resulting from HUD's refusal to enforce civil rights protections for disabled tenants.

HUD's inaction is not only violating federal law—it is materially contributing to housing fraud, retaliation, and unlawful deprivation of rights under Color of Law. This obstruction has allowed my landlord and local housing authority (LMHA) to continue their unlawful practices unchecked. By failing to investigate, HUD has become an accessory to this ongoing scheme of discrimination and retaliation.

I am attaching today's eviction notice as further evidence of the consequences of HUD's willful refusal to act.

Formal Demand for Immediate Corrective Action

HUD must immediately:

- **Solution** Escalate my case to the Enforcement Branch for full investigation.
- **☑** Provide a written explanation for HUD's failure to enforce federal law and justification for its ongoing obstruction.
- **☑** Identify the HUD officials responsible for blocking this case from proceeding.

HUD is Now Under Formal Complaint For Federal Review

HUD's continued refusal to act will result in the following:

- A formal complaint to the U.S. Department of Justice Civil Rights Division against HUD personnel for obstruction.
- A report filed with the HUD Office of the Inspector General (OIG) for willful non-enforcement and misconduct.
- Escalation of HUD's inaction to Congress, the media, and federal oversight agencies to expose systemic corruption and abuse.

This is **not a request**—this is **a demand for HUD to comply with federal law.** I expect an **immediate response** detailing **corrective action**.

I Challenge the U.S. Government's Refusal to Protect Disabled Citizens Under Federal Law

If you are a member of the press, I urge you to investigate and report on this blatant refusal by multiple federal agencies and local and federal authorities to enforce federal law.

This situation is an egregious and **deliberate act of criminal obstruction**, denying a **disabled citizen and his child** their **federally protected rights.**

Despite overwhelming evidence and repeated demands for enforcement, HUD, DOJ, LMHA (Louisville Metro Housing Authority) and other agencies have knowingly refused to uphold federal law. Their inaction is not negligence—it is deliberate noncompliance and <u>criminal complicity</u> in civil rights violations, due process violations, and <u>criminal organized corruption</u>.

I am willing to provide interviews, but all communication must be in writing due to my disabilities and for documentation purposes. I ask that all recipients respect

this requirement, as it is **critical** for my ability to function.

I have no legal assistance, no advocates, and practically no external support. What I do have—is extensive documentation, irrefutable evidence, my voice, and the truth.

- This is not an isolated failure—it is a direct challenge to the U.S. Government's refusal to protect disabled citizens under federal law.
- If you are a journalist and wish to report on this, I am willing to provide interviews but require all communication in writing due to my disabilities.
- Journalists and investigative reporters must expose this blatant criminal obstruction that spans across multiple federal and state agencies as well as into two circuits of the judiciary, and demand immediate accountability.
 Multiple federal agencies are engaging in deliberate, criminal, nonenforcement, allowing mass civil rights violations to go unchecked.

The public must know that federal agencies are engaging in willful criminal obstruction, and those responsible must be held accountable!!

If you are aware of **law enforcement agencies or officials who are not complicit in this corruption**, I ask that you **connect me with the appropriate organization**. As a necessary **ADA accommodation** for my disabilities, all communication must be in writing.

▲ ATTACHMENTS: Full Criminal Referral Documents ▲

For full transparency, I am also attaching the following:

- 1. The latest retaliatory eviction notice (March 18, 2025) day after I again requested a legally compliant Mainstream Voucher (that I am entitled to and approved for) No legally compliant voucher received only Eviction and Forcible Detainer Notice.
- 2. Criminal referral regarding judicial corruption and obstruction of justice this has occured at this time in the Sixth and Ninth Circuits and at the District and Appellate level in both Circuits.
- 3. Criminal referral documenting local law enforcement's refusal to process federal criminal complaints. The Jeffersontown Police Department, specifically, Sergeant Burns, Major Torray, and Officer Erie, all refuse to accept the criminal referrals completely obstructing justice.
- 4. Criminal referral documenting *state* law enforcement's refusal to process federal criminal complaints. The Kentucky State Police refuse to identify

the officer that was communicating with me via email - they refuse to provide any name... They also refuse to make a police report, and refuse to do anything associated with the reporting of these crimes.

- 5. Criminal referral for housing federal criminal activity.
- 6. All of the above represent only a portion of a much larger criminal enterprise acting under the guise of color of law in violation of a large portion of the existing constitutional amendments and in violation of multiple laws. There are numerous civil, criminal, constitutional, and tort violations across a large number of agencies, entities, and individuals acting in their capacities.

This is a DEMAND for action, not a request. I expect an immediate response detailing corrective action.

ATTACHMENTS: Full Criminal Referral Documents	

✓ March 18, 2025 – Retaliatory Eviction Notice

For full transparency, I am attaching the following:

- Issued the day after I requested a legally compliant Mainstream Voucher, which I am fully entitled to and approved for.
- No legally compliant voucher received—only an eviction and Forcible Detainer Notice.
- Criminal Referral: Judicial Corruption & Obstruction of Justice-
 - Federal courts (Sixth & Ninth Circuits) at the District and Appellate level are obstructing justice.
 - Judge Benjamin J. Beaton and Judge Regina S. Edwards (Sixth Western KY Federal District Court)
 - Judge Aracelli Martinez-Olguin in the (N. District of CA Federal Court)
 - Ninth Circuit Court of Appeals Refusing Writ of Mandamus
 - Sixth Circuit Court of Appeals Refusing to take action regarding egregious violations of federal law.
 - Relevant Case Numbers (3:25-CV-00033-BJB-RSE, 25-5155, 25-5144, 3:24-09325-AMO)
 - Judges are knowingly violating federal law, due process, and civil rights protections.

✓ Criminal Referral: Local Law Enforcement's Refusal to Process Federal Criminal Complaints

- Jeffersontown Police Department—Specifically:
 - Sergeant Burns
 - Major Torray
 - Officer Erie
- All have refused to accept and process criminal referrals, thereby willfully obstructing justice.
- **☑** Criminal Referral: State Law Enforcement's Refusal to Process Federal Criminal Complaints
 - Kentucky State Police (KSP) Refusal:
 - KSP refuses to identify the officer communicating with me via email intentionally concealing identity.
 - KSP refuses to file a police report or take any action on reported crimes.
- Criminal Referral: Housing Fraud & Federal Criminal Activity
 - HUD, Louisville Metro Housing Authority (LMHA), and associated entities are knowingly engaged in organized federal housing fraud, retaliation, and discrimination. Individuals involved in the housing portion of the criminal enterprise are detailed in the attached criminal referral document.
 - Multiple federal protections—including Fair Housing, ADA, Olmstead, VAWA, and 504—are being willfully violated.



CRIMINAL ENTERPRISE OPERATING UNDER COLOR OF LAW



This **is not** isolated misconduct—**this is an expansive criminal enterprise** involving **state**, **federal**, **and judicial actors** acting **under the guise of law** in violation of:

- Multiple Constitutional Amendments
- Federal Civil Rights Laws
- Federal Criminal Statutes
- Tort Law

This organized criminal obstruction is denying due process, suppressing evidence, obstructing federal investigations, and enabling ongoing retaliation against a disabled citizen and his child.



THIS IS A NATIONAL CRISIS OF SYSTEMIC GOVERNMENTAL CORRUPTION.

I demand IMMEDIATE action, full-scale intervention, and an investigation into these willful and coordinated crimes.

Sincerely,

John R. Fouts, MBA 2904 Sitka Dr, Apt L29 Louisville, KY 40299

Email: fouts.john@gmail.com | PatientAdvocacy@sfnlife.org

Fax: 502.996.8246 (HIPAA Compliant)

Phone: 502.956.0052 (Text Only - ADA Accommodations)

On Tue, Mar 18, 2025 at 2:55 PM Robey, Abby Deanna < Deanna.L.Robey@hud.gov>wrote:

Dear John Fouts,

Our office received numerous complaints (see attached) from you on March 15, 2025, regarding the same allegations that were assessed by Equal Opportunity Specialist (EOS), Intake Analyst, Jimmy Berrocal, in HUD Fair Housing Complaint 815159 / - Fouts, John v New Chestnut Ridge Apartments, LLC, et al..

I am EOS Berrocal's supervisor and have reviewed your case file. This review determined that your complaint was handled by EOS Berrocal in a manner which is consistent with our processes and policies. The complaint sent to you for signature through DocuSign on February 28, 2025, includes the relevant jurisdictional elements necessary to accept the case for investigation. Please be assured all the information you have provided is in your electronic case file and will be available for the assigned Investigator's review. When we receive your signed complaint, the Intake Branch will transfer your file to the Enforcement Branch for investigation. Your case will be assigned to an Investigator at that time. I've also attached the Intake Process Overview for you.

If we do not receive the signed complaint, the case will not be accepted for investigation; it will be closed, and no further action will be taken.

Regarding your pending eviction, your concerns may be issues involving your rights under state law. HUD does not enforce state laws, nor can HUD provide legal representation. We recommend that you consult with legal aid or a private attorney to ascertain any right of action you may have under state or local laws. Legal Aid of Kentucky: http://www.kyjustice.org.

Regards,

Abby Deanna Robey

Abby Deanna Robey

Intake Branch Chief

Region IV

U.S. Department of Housing & Urban Development

Office of Fair Housing and Equal Opportunity

Deanna.L.Robey@hud.gov



From: donotreply@hud.gov <donotreply@hud.gov>

Sent: Saturday, March 15, 2025 5:53 PM

To: Complaints Office 04 < Complaints Office 04 @hud.gov>

Subject: HUD Fair Housing Complaint - John Fouts

Why do you believe you are being discriminated against?:

Because of race

Because of color

Because of disability

Because of sex (this includes, but is not limited to, discrimination because of gender, actual or perceived gender identity or sexual orientation)

Because of familial status (this includes children under 18 years old or pregnancy)

Retaliation, intimidation, or interference related to exercising a fair housing right (such as filing a complaint) or helping others to do so

Who discriminated against you?:

First name: HUD Region 4 – Office of Fair Last name: James Berrocal (FHEO)

Relationship to you: (e.g. landlord, lender, real estate agent): Enforcer - Fed Housing Discrim

Business name: FHEO

Street address: Five Pts Plaza 40 Marietta NW St. 16th Floor

Apt or unit: City: Atlanta State: GA Zip: 30303

Phone number 1: 4043315140

Phone number 2:

Email Address: james.berrocal@hud.gov

Where did the alleged act of discrimination occur?:

Location (for example, name of residential rental or sales property, business, or bank):Station J-town

Street address: 2904 Sitka Dr.

Apt or unit: L29 City: Louisville State: KY Zip: 40299

When did the last act of discrimination occur?:

03/02/2023

The alleged discrimination is continuing or ongoing or the alleged discrimination is still happening.

Yes

What happened?:

Relationship: FHEO is supposed to investigate housing discrimination complaints and enforce the Fair Housing Act, but Berrocal has willfully ignored my case. **DFailure to Investigate My Fair Housing Discrimination Complaint and Miscategorization of my FORMAL LEGAL DISCRIMINATION COMPLAINT as a REQUEST NUMBER instead of a COMPLAINT. I filed multiple complaints regarding disability discrimination and retaliation, but Berrocal and FHEO failed to act. FHEO's refusal to investigate allowed my landlord to proceed with an illegal eviction against a

disabled tenant in violation of Fair Housing laws. ②Retaliation & Obstruction of Due Process I have made multiple attempts to get FHEO to enforce my rights, but they refuse to investigate. Berrocal has personally ignored my requests for intervention despite clear evidence of discrimination and housing violations. ③Negligence in Enforcing HUD's Own Policies FHEO's inaction is a direct violation of its mission to protect tenants from housing discrimination. Their refusal to act has allowed LMHA and my landlord to proceed with eviction despite federal housing protections. Relief Sought: ②A formal investigation into FHEO Region 4's failure to investigate fair housing complaints. ②Immediate federal intervention to stop the eviction process and protect my housing rights. ③Accountability measures against James Berrocal for failing to enforce the Fair Housing Act. ④Corrective action to ensure future complaints from disabled tenants are properly investigated.

Your name and contact information:

First name: John Last name: Fouts

Phone number: 5029560052

Cell phone? false

Email address(s): fouts.john@gmail.com

Preferred contact: Email

Other:

Best Time To Call: Afternoon Preferred language(s):

Your mailing address:

Street address: 2904 Sitka Dr.

Apt or unit: L29 City: Louisville State: KY Zip: 40299

Second point of contact (optional)

First name: Last name: Phone number: Email address:

Relationship to you (optional)

!2025-03-10-JUDICIAL-MISCONDUCT-COMPLAINT-OVERSIGHT-REQUESTS-FOR-

John R. Fouts, MBA.